Case 08-12241 DNOTHE UNITED STRATIES BRANKRUPTCY 1CQUIR: 20 Desc Main NORTRERNIPISTRICADO FILLINOIS

EASTERN DIVISION

IN THE MATTER OF IN PROCEEDINGS **UNDER CHAPTER 13**

GLENN FORTY DEBRA FORTY

NO. 08-12241 DEBTOR JUDGE: Black

NOTICE OF STATEMENT OF OUTSTANDING MORTGAGE OBLIGATION

As you know, our firm represents JPMorgan Chase Bank, National Association case number 08-12241. In that capacity, we have been retained to collect a debt provided for by your Chapter 13 Plan. As of 11/14/2011, the post-petition sums due and collectable are as follows:

10/2011 – 11/2011 monthly payments @ 3,212.74 \$1,606.37

TOTAL = \$ 3,212.74

Respectfully submitted,

/s/ Michael J. Kalkowski

Attorney for JPMorgan Chase Bank, National Association

Richard B. Aronow ARDC# 03123969 Michael J. Kalkowski ARDC# 06185654 Josephine J. Miceli ARDC# 06243494 Christopher R. Murphy ARDC# 06302607 Todd J. Ruchman ARDC# 06271827

Fisher and Shapiro, LLC;2121 Waukegan Road, Suite 301;Bannockburn, IL 60015 (847)291-1717; Attorneys for Movant; 08-004052

The firm of Fisher and Shapiro, LLC is a debt collector. This is an attempt to collect a debt. Any information may be used for that purpose. If your personal liability for this debt has been extinguished, discharged in bankruptcy or if a court order prohibits collecting this debt from you personally, then this is an attempt to enforce the Movant's rights with respect to the property addressed herein, and it is not an attempt to collect the debt from you personally